

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

WILLIAM HEATHCOTE, individually and  
on behalf of all others similarly situated,

**Plaintiff,**

V.

SPINX GAMES LIMITED, GRANDE GAMES  
LIMITED, and BEIJING BOLE  
TECHNOLOGY CO., LTD.,

## Defendants.

Case No. 2:20-cv-01310-RSM

**JOINT STATUS UPDATE AND  
STIPULATED REQUEST TO EXTEND  
DEADLINE FOR PRELIMINARY  
APPROVAL AND FILE OVER LENGTH  
MEMORANDUM OF LAW**

1 Plaintiff William Heathcote (“Plaintiff”) and Defendants SpinX Games Limited, Grande  
2 Games Limited, and Beijing Bole Technology Co., Ltd. (“Defendants”) (collectively, the  
3 “Parties”), by and through undersigned counsel, hereby stipulate as follows:

4 WHEREAS, the original Complaint in this action was filed on September 1, 2020;

5 WHEREAS, Plaintiff filed a First Amended Complaint on April 9, 2021;

6 WHEREAS, on September 3, 2021, the Parties informed the Court that this case was to be  
7 mediated on October 20 and October 26, 2021;

8 WHEREAS, on December 3, 2021, the Parties informed the Court that, as a result of the  
9 mediation, they have executed a binding Term Sheet encompassing all material terms of a Class  
10 Action Settlement, and the Parties also asked for 60 days to work towards executing a long-form  
11 settlement agreement and preparing briefing in support of preliminary approval;

12 WHEREAS, the Court granted the Parties’ request for 60 days to finalize the settlement  
13 papers and set a deadline of January 27, 2022 for Plaintiff to either move for preliminary approval  
14 or provide the Court with a further Joint Status Update;

15 WHEREAS, the Parties have been diligently working towards finalizing the long-form  
16 settlement agreement, having exchanged multiple drafts and participated in multiple telephonic  
17 meet and confer calls;

18 WHEREAS, the Parties agree they would benefit from an additional two (2) weeks to  
19 finalize and execute the long-form settlement agreement and for Plaintiff to finalize his  
20 forthcoming motion for preliminary approval and supporting documents;

21 WHEREAS, in connection with his forthcoming motion for preliminary approval, Plaintiff  
22 anticipates exceeding Local Rule 7(e)’s 24-page limitation by three (3) pages, and therefore  
23 respectfully requests up to an additional three (3) pages (i.e., up to a maximum of 27 pages) for his  
24 memorandum of law in support of preliminary approval;

25 WHEREAS, Defendants do not oppose Plaintiff’s request for an additional three (3) pages;

26 **NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED** by and between  
27 the Parties to this action, through their undersigned counsel, and subject to the Court’s approval,  
28 that (1) Plaintiff’s deadline to file preliminary approval shall be extended from January 27, 2022 to

1 February 10, 2022, (2) Plaintiff shall be permitted to file a memorandum of law of up to 27 pages  
2 in support of preliminary approval, and (3) all case deadlines shall remain stayed pending  
3 Plaintiff's forthcoming motion for preliminary approval.

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5 Dated: January 25, 2022

Respectfully submitted,

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21 Dated: January 25, 2022

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